EXHIBIT N

Π

117TH CONGRESS 2D Session

S. 4760

To amend the Commodity Exchange Act to provide the Commodity Futures Trading Commission jurisdiction to oversee the spot digital commodity market, and for other purposes.

IN THE SENATE OF THE UNITED STATES

August 3, 2022

Ms. Stabenow (for herself, Mr. Boozman, Mr. Booker, and Mr. Thune) introduced the following bill; which was read twice and referred to the Committee on Agriculture, Nutrition, and Forestry

A BILL

- To amend the Commodity Exchange Act to provide the Commodity Futures Trading Commission jurisdiction to oversee the spot digital commodity market, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - tives of the United States of America in Congress assembled,
 - 3 SECTION 1. SHORT TITLE.
 - This Act may be cited as the "Digital Commodities 4
 - 5 Consumer Protection Act of 2022".
 - 6 SEC. 2. DEFINITIONS.
 - 7 (a) IN GENERAL.—Section 1a of the Commodity Ex-
 - change Act (7 U.S.C. 1a) is amended—

1	(1) by redesignating paragraphs (3) through
2	(15) and paragraphs (16) through (51) as para-
3	graphs (5) through (17) and paragraphs (25)
4	through (60), respectively;
5	(2) by inserting after paragraph (2) the fol-
6	lowing:
7	"(3) Associated Person of a digital com-
8	MODITY BROKER.—
9	"(A) IN GENERAL.—The term 'associated
10	person of a digital commodity broker' means a
11	person who is associated with a digital com-
12	modity broker as a partner, officer, employee,
13	or agent (or any person occupying a similar sta-
14	tus or performing similar functions) in any ca-
15	pacity that involves—
16	"(i) the solicitation or acceptance of a
17	digital commodity trade; or
18	"(ii) the supervision of any person en-
19	gaged in the solicitation or acceptance of a
20	digital commodity trade.
21	"(B) Exclusion.—The term 'associated
22	person of a digital commodity broker' does not
23	include any person associated with a digital
24	commodity broker the functions of which are
25	solely clerical or ministerial.

1	(4) ASSOCIATED PERSON OF A DIGITAL COM-
2	MODITY DEALER.—
3	"(A) In general.—The term 'associated
4	person of a digital commodity dealer' means a
5	person who is associated with a digital com-
6	modity dealer as a partner, officer, employee, or
7	agent (or any person occupying a similar status
8	or performing similar functions) in any capacity
9	that involves—
10	"(i) the solicitation or acceptance of a
11	digital commodity trade; or
12	"(ii) the supervision of any person en-
13	gaged in the solicitation or acceptance of a
14	digital commodity trade.
15	"(B) Exclusion.—The term 'associated
16	person of a digital commodity dealer' does not
17	include any person associated with a digital
18	commodity dealer the functions of which are
19	solely clerical or ministerial.";
20	(3) in paragraph (11) (as so redesignated), by
21	striking "and frozen concentrated orange juice" and
22	inserting "frozen concentrated orange juice, and dig-
23	ital commodities,";
24	(4) in paragraph (12)(A) (as so redesignated)—

4

I	(A) by redesignating clauses (iii) and (iv)
2	as clauses (iv) and (v), respectively; and
3	(B) by inserting after clause (ii) the fol-
4	lowing:
5	"(iii) digital commodity;";
6	(5) in paragraph (13)(A)(i) (as so redesig-
7	nated)—
8	(A) by redesignating subclauses (III) and
9	(IV) as subclauses (IV) and (V), respectively;
10	and
11	(B) by inserting after subclause (II) the
12	following:
13	"(III) digital commodity;";
14	(6) in paragraph (14)(A)(i) (as so redesig-
15	nated)—
16	(A) in subclause (II), by adding a semi-
17	colon at the end;
18	(B) by redesignating subclauses (III) and
19	(IV) as subclauses (IV) and (V), respectively;
20	and
21	(C) by inserting after subclause (II) the
22	following:
23	"(III) a digital commodity;";
24	(7) by inserting after paragraph (17) (as so re-
25	designated) the following:

1	"(18) DIGITAL COMMODITY.—
2	"(A) IN GENERAL.—The term 'digital com-
3	modity' means a fungible digital form of per-
4	sonal property that can be possessed and trans-
5	ferred person-to-person without necessary reli-
6	ance on an intermediary.
7	"(B) Inclusions.—The term 'digital com-
8	modity' includes property commonly known as
9	cryptocurrency or virtual currency, such as
10	Bitcoin and Ether.
11	"(C) Exclusions.—The term 'digital
12	commodity' does not include—
13	"(i) an interest in a physical com-
14	modity;
15	"(ii) a security;
16	"(iii) a digital form of currency
17	backed by the full faith and credit of the
18	United States;
19	"(iv) except as provided in subpara-
20	graph (D), an instrument regulated by the
21	Commission pursuant to any provision of
22	this Act other than section 2(c)(2)(F); or
23	"(v) any other instrument that the
24	Commission determines not to be a digital
25	commodity.

1	"(D) EXCEPTION.—The exclusion de-
2	scribed in subparagraph (C)(iv) shall not apply
3	to a commodity transaction that is subject only
4	to Commission antimanipulation, antifraud, or
5	false reporting authority.
6	"(19) Digital commodity broker.—
7	"(A) In general.—The term 'digital com-
8	modity broker' means a person that is engaged,
9	as an identifiable business, in—
10	"(i) soliciting or accepting orders on
11	behalf of another person for a digital com-
12	modity trade;
13	"(ii) accepting digital commodities
14	from another person for the purpose of en-
15	tering into digital commodity trades;
16	"(iii) arranging digital commodity
17	trades on behalf of another person; or
18	"(iv) a similar activity, as determined
19	by the Commission.
20	"(B) Exclusion.—The term 'digital com-
21	modity broker' does not include a person solely
22	because that person validates digital commodity
23	transactions.
24	"(20) Digital commodity custodian.—

1	"(A) IN GENERAL.—The term 'digital com-
2	modity custodian' means a person that, as an
3	identifiable business, maintains possession, cus-
4	tody, or control over digital commodities on be-
5	half of another person.
6	"(B) Exclusions.—The term 'digital
7	commodity custodian' does not include—
8	"(i) an insured depository institution
9	(as defined in section 3 of the Federal De-
10	posit Insurance Act (12 U.S.C. 1813)); or
11	"(ii) an insured credit union (as de-
12	fined in section 101 of the Federal Credit
13	Union Act (12 U.S.C. 1752)).
14	"(21) DIGITAL COMMODITY DEALER.—
15	"(A) In general.—The term 'digital com-
16	modity dealer' means a person that—
17	"(i) has an identifiable business of
18	dealing in a digital commodity as principal
19	for its own account;
20	"(ii) makes a market in a digital com-
21	modity;
22	"(iii) holds itself out as a dealer in a
23	digital commodity;
24	"(iv) has as an identifiable business of
25	buying or selling digital commodities for

1	conversion into other digital commodities,
2	currency, or other consideration;
3	"(v) has as an identifiable business of
4	accepting digital commodities from another
5	person (referred to in this clause as a 'de-
6	positor') with an obligation to return the
7	digital commodities, consideration linked to
8	the digital commodities, or both to the de-
9	positor; or
10	"(vi) engages in a similar activity, as
11	determined by the Commission.
12	"(B) Exclusion.—The term 'digital com-
13	modity dealer' does not include a person solely
14	because that person validates digital commodity
15	transactions.
16	"(22) Digital commodity platform.—
17	"(A) IN GENERAL.—The term 'digital com-
18	modity platform' means a person that is 1 or
19	more of the following:
20	"(i) A digital commodity broker.
21	"(ii) A digital commodity custodian.
22	"(iii) A digital commodity dealer.
23	"(iv) A digital commodity trading fa-
24	cility.

1	"(B) CATEGORY.—The term 'category',
2	with respect to a digital commodity platform,
3	means 1 or more categories described in clauses
4	(i) through (iv) of subparagraph (A) of that
5	digital commodity platform.
6	"(23) Digital commodity trade.—
7	"(A) In general.—The term 'digital com-
8	modity trade' means a purchase or sale of a
9	digital commodity in exchange for—
10	"(i) another digital commodity; or
11	"(ii) any other consideration.
12	"(B) Inclusions.—The term 'digital com-
13	modity trade' includes—
14	"(i) an offer to enter into a purchase
15	or sale described in subparagraph (A); and
16	"(ii) a loan of a digital commodity, an
17	offer to enter into a loan of a digital com-
18	modity, or a similar activity, as determined
19	by the Commission.
20	"(C) Exclusion.—Except as provided in
21	subparagraph (D), the term 'digital commodity
22	trade' excludes a transaction regulated by the
23	Commission pursuant to any provision of this
24	Act except section $2(c)(2)(F)$.

1	"(D) Exception.—The exclusion de-
2	scribed in subparagraph (C) shall not apply to
3	a commodity transaction that is subject only to
4	Commission antimanipulation, antifraud, or
5	false reporting authority.
6	"(24) Digital commodity trading facil-
7	ITY.—
8	"(A) IN GENERAL.—The term 'digital com-
9	modity trading facility' means a trading facility
10	that facilitates the execution or trading of dig-
11	ital commodity trades between persons.
12	"(B) Exclusion.—The term 'digital com-
13	modity trading facility' does not include a per-
14	son solely because that person validates digital
15	commodity transactions.";
16	(8) in paragraph (43) (as so redesignated)—
17	(A) in the paragraph heading, by striking
18	"; MEMBER OF A DERIVATIVES TRANSACTION
19	EXECUTION FACILITY";
20	(B) in the matter preceding subparagraph
21	(A), by striking "entity or derivatives trans-
22	action execution facility," and inserting "enti-
23	ty,";

1	(C) in subparagraph (A), by striking "enti-
2	ty" and all that follows through the semicolon
3	and inserting "entity;"; and
4	(D) in subparagraph (B), by striking "en-
5	tity" and all that follows through the period at
6	the end and inserting "entity."; and
7	(9) in paragraph (49) (as so redesignated)—
8	(A) by redesignating subparagraphs (E)
9	and (F) as subparagraphs (F) and (G), respec-
10	tively; and
11	(B) by inserting after subparagraph (D)
12	the following:
13	"(E) a digital commodity trading facility
14	registered under section 5i;".
15	(b) Conforming Amendments.—
16	(1) Section 1a of the Commodity Exchange Act
17	(7 U.S.C. 1a) is amended—
18	(A) in paragraph (26)(A) (as redesignated
19	by subsection (a)(1)), in the matter preceding
20	clause (i), by striking "(18)(A)" and inserting
21	"(27)(A)"; and
22	(B) in paragraph (27)(A)(vii)(III)(aa) (as
23	redesignated by subsection (a)(1)), by striking
24	"(17)(A)" and inserting "(26)(A)".

1	(2) Section 4(e)(1)(A)(i)(I) of the Commodity
2	Exchange Act (7 U.S.C. 6(c)(1)(A)(i)(I)) is amended
3	by striking "paragraphs (2), (3), (4), (5), and (7),
4	paragraph (18)(A)(vii)(III), paragraphs (23), (24),
5	(31), (32), (38), (39), (41), (42), (46), (47), (48),
6	and (49) of section 1a" and inserting "paragraphs
7	(2), (5), (6), (7), (9), (27)(A)(vii)(III), (32), (33),
8	(40), (41), (47), (48), (50), (51), (55), (56), (57),
9	and (58) of section 1a".
10	(3) Section 4q(a)(1) of the Commodity Ex-
11	change Act (7 U.S.C. 6q(a)(1)) is amended by strik-
12	ing "1a(9)" and inserting "1a(11)".
13	(4) Section 4s of the Commodity Exchange Act
14	(7 U.S.C. 6s) is amended—
15	(A) in subsection $(f)(1)(D)$, by striking
16	" $1a(47)(A)(v)$ " and inserting " $1a(56)(A)(v)$ ";
17	and
18	(B) in subsection (h)(5)(A)(i), in the mat-
19	ter preceding subclause (I), by striking
20	"1a(18)" and inserting "1a(27)(A)".
21	(5) Section 4t(b)(1)(C) of the Commodity Ex-
22	change Act (7 U.S.C. 6t(b)(1)(C)) is amended by
23	striking "1a(47)(A)(v))," and inserting
24	"1a(56)(A)(v)),".

1	(6) Section 5 of the Commodity Exchange Act
2	(7 U.S.C. 7) is amended—
3	(A) in subsection (d)(23), by striking
4	" $1a(47)(A)(v)$ " and inserting " $1a(56)(A)(v)$ ";
5	and
6	(B) in subsection $(e)(1)$, by striking
7	"1a(9)" and inserting "1a(11)".
8	(7) Section 5b(k)(3)(A) of the Commodity Ex-
9	change Act (7 U.S.C. $7a-1(k)(3)(A)$) is amended by
10	striking " $1a(47)(A)(v)$ " and inserting
11	"1a(56)(A)(v))".
12	(8) Section $5c(c)(4)(B)$ of the Commodity Ex-
13	change Act (7 U.S.C. $7a-2(c)(4)(B)$) is amended by
14	striking " $1a(10)$ " and inserting " $1a(11)$ ".
15	(9) Section 5h(f)(10)(A)(iii) of the Commodity
16	Exchange Act $(7 \text{ U.S.C. } 7b-3(f)(10)(A)(iii))$ is
17	amended by striking "1a(47)(A)(v)" and inserting
18	"1a(56)(A)(v)".
19	(10) Section $21(f)(4)(C)$ of the Commodity Ex-
20	change Act (7 U.S.C. $24a(f)(4)(C)$) is amended by
21	striking "1a(48)" and inserting "1a(57)".
22	(11) Section 403 of the Legal Certainty for
23	Bank Products Act of 2000 (7 U.S.C. 27a) is
24	amended—

14

1	(A) in subsection $(a)(2)$, by striking
2	" $1a(47)(A)(v)$ " and inserting " $1a(56)(A)(v)$ ";
3	and
4	(B) in subsection $(b)(1)$, by striking
5	"1a(47)" and inserting "1a".
6	(12) Section 5(e) of the Securities Act of 1933
7	(15 U.S.C. 77e(e)) is amended by striking "section
8	1a(18) of the Commodity Exchange Act (7 U.S.C.
9	1a(18))" and inserting "section 1a of the Com-
10	modity Exchange Act (7 U.S.C. 1a)".
11	(13) Section $3C(g)(3)(A)(v)$ of the Securities
12	Exchange Act of 1934 (15 U.S.C. 78c-
13	3(g)(3)(A)(v) is amended by striking "section
14	1a(10) of the Commodity Exchange Act;" and in-
15	serting "section 1a of the Commodity Exchange Act
16	(7 U.S.C. 1a);".
17	(14) Section 6(g)(5)(B)(i) of the Securities Ex-
18	change Act of 1934 (15 U.S.C. $78f(g)(5)(B)(i)$) is
19	amended—
20	(A) in subclause (I), by striking "section
21	1a(18)(B)(ii) of the Commodity Exchange Act"
22	and inserting "subparagraph (B)(ii) of section
23	1a(27) of the Commodity Exchange Act (7
24	U.S.C. 1a(27)"; and

1	(B) in subclause (II), by striking "such
2	section 1a(18))" and inserting "that section".
3	(15) Section 712(a)(8) of the Dodd-Frank Wall
4	Street Reform and Consumer Protection Act (15
5	U.S.C. 8302(a)(8)) is amended by striking "section
6	1a(47)(D) of the Commodity Exchange Act (7
7	U.S.C. 1a(47)(D))" and inserting "section
8	1a(56)(D) of the Commodity Exchange Act (7
9	U.S.C. 1a(56)(D))".
10	(16) Section 752(a) of the Dodd-Frank Wall
11	Street Reform and Consumer Protection Act (15
12	U.S.C. 8325(a)) is amended by striking "section
13	1a(39) of the Commodity Exchange Act)," and in-
14	serting "section 1a of the Commodity Exchange Act
15	(7 U.S.C. 1a)),".
16	SEC. 3. COMMISSION JURISDICTION OVER DIGITAL COM-
17	MODITY TRADES.
18	Section 2 of the Commodity Exchange Act (7 U.S.C.
19	2) is amended—
20	(1) in subsection $(a)(1)(A)$, in the first sen-
21	tence, by striking "section 19 of this Act" and in-
22	serting "subsection (c)(2)(F) or section 19"; and
23	(2) in subsection $(c)(2)$, by adding at the end
24	the following:

1	"(F) Commission Jurisdiction over
2	DIGITAL COMMODITY TRADES.—
3	"(i) In general.—Except as pro-
4	vided in clause (ii), this Act applies to, and
5	the Commission shall have exclusive juris-
6	diction over, any account, agreement, con-
7	tract, or transaction involving a digital
8	commodity trade.
9	"(ii) Exception.—Nothing in this
10	Act applies to, and the Commission shall
11	not have jurisdiction over, any digital com-
12	modity transaction by a merchant or con-
13	sumer that uses a digital commodity solely
14	for the purchase or sale of a good or serv-
15	ice.
16	"(iii) Prohibition on Certain
17	TRADING PRACTICES.—Sections 4b, 4c,
18	and 6(e) shall apply to any digital com-
19	modity trade as if the digital commodity
20	trade were a contract of sale of a com-
21	modity for future delivery.".
22	SEC. 4. DIGITAL COMMODITY PLATFORMS.
23	The Commodity Exchange Act is amended by insert-
24	ing after section 5h (7 U.S.C. 7b-3) the following:

1 "SEC. 5i. DIGITAL COMMODITY PLATFORMS.

2	"(a) Registration.—
3	"(1) Requirement.—It shall be unlawful for
4	any person to act as any category of digital com-
5	modity platform unless the person is registered
6	under this section as that category of digital com-
7	modity platform.
8	"(2) Applications.—A person desiring to reg-
9	ister as any category of digital commodity platform
10	shall submit to the Commission an application in
11	such form and containing such information as the
12	Commission may require for the purpose of deter-
13	mining whether the applicant is in compliance with
14	subsection (b) and the other requirements of this
15	Act.
16	"(3) Multiple registrations.—As appro-
17	priate to further the purposes of this Act and avoid
18	duplicative or unnecessary requirements, and taking
19	into consideration potential conflicts of interest or
20	other risks, the Commission may prescribe rules or
21	regulations permitting, or may otherwise authorize—
22	"(A) registration by a person in more than
23	1 category of digital commodity platform;
24	"(B) a registered entity, a swap dealer, or
25	a futures commission merchant registered
26	under this Act to register under this section in

1	1 or more categories of digital commodity plat-
2	form; and
3	"(C) exemptions or additional require-
4	ments applicable to persons with multiple reg-
5	istrations under this Act.
6	"(b) Core Principles for Digital Commodity
7	Platforms.—
8	"(1) Compliance with core principles.—
9	"(A) In General.—To be registered, and
10	maintain registration, as a digital commodity
11	platform, the digital commodity platform shall
12	comply with—
13	"(i) the core principles described in
14	this subsection; and
15	"(ii) any requirement that the Com-
16	mission may impose by rule or regulation.
17	"(B) Reasonable discretion of dig-
18	ITAL COMMODITY PLATFORM.—Unless other-
19	wise determined by the Commission by rule or
20	regulation, a digital commodity platform de-
21	scribed in subparagraph (A) shall have reason-
22	able discretion in establishing the manner in
23	which the digital commodity platform complies
24	with the core principles described in this sub-
25	section.

1	"(2) Core principles applicable to dig-
2	ITAL COMMODITY TRADING FACILITIES.—
3	"(A) Compliance with rules.—A digital
4	commodity trading facility shall—
5	"(i) establish and enforce compliance
6	with any rule of the digital commodity
7	trading facility, including—
8	"(I) the terms and conditions of
9	the transactions in digital commod-
10	ities traded or processed on or
11	through the digital commodity trading
12	facility; and
13	"(II) any limitation on access to
14	the digital commodity trading facility;
15	"(ii) establish and enforce trading,
16	trade processing, and participation rules
17	that will deter abuses and have the capac-
18	ity to detect, investigate, and enforce those
19	rules, including means—
20	"(I) to provide market partici-
21	pants with impartial access to the
22	market; and
23	"(II) to capture information that
24	may be used in establishing whether
25	rule violations have occurred; and

1	"(iii) establish rules governing the op-
2	eration of the digital commodity trading
3	facility.
4	"(B) Digital commodity transactions
5	NOT READILY SUSCEPTIBLE TO MANIPULA-
6	TION.—A digital commodity trading facility
7	shall permit trading only in transactions in dig-
8	ital commodities that are not readily susceptible
9	to manipulation.
10	"(C) Monitoring of trading and
11	TRADE PROCESSING.—
12	"(i) Markets and mechanisms.—
13	"(I) In General.—A digital
14	commodity trading facility shall pro-
15	vide a competitive, open, and efficient
16	market and mechanism for executing
17	transactions that protects the price
18	discovery process of trading on the
19	digital commodity trading facility.
20	"(II) CENTRALIZED MARKET.—A
21	digital commodity trading facility
22	shall provide a centralized market for
23	executing transactions.
24	"(ii) Protection of Markets and
25	MARKET PARTICIPANTS — A digital com-

1	modity trading facility shall establish and
2	enforce rules—
3	"(I) to protect markets and mar-
4	ket participants from abusive prac-
5	tices committed by any party, includ-
6	ing abusive practices committed by a
7	party acting as an agent for a partici-
8	pant; and
9	"(II) to promote fair and equi-
10	table trading on the digital commodity
11	trading facility.
12	"(iii) Procedures and moni-
13	TORING.—A digital commodity trading fa-
14	cility shall—
15	"(I) establish and enforce rules
16	or terms and conditions defining, or
17	specifications detailing—
18	"(aa) trading procedures to
19	be used in entering and executing
20	orders traded on or through the
21	facilities of the digital commodity
22	trading facility; and
23	"(bb) procedures for trade
24	processing of digital commodities
25	on or through the facilities of the

1	digital commodity trading facil-
2	ity; and
3	"(II) monitor trading in digital
4	commodities to prevent manipulation,
5	price distortion, and disruptions of the
6	delivery or settlement process through
7	surveillance, compliance, and discipli-
8	nary practices and procedures, includ-
9	ing investigations, sanctions, and
10	methods for conducting real-time
11	monitoring of trading and comprehen-
12	sive and accurate trade reconstruc-
13	tions.
14	"(D) Ability to obtain information.—
15	A digital commodity trading facility shall—
16	"(i) establish and enforce rules that
17	will allow the digital commodity trading fa-
18	cility to obtain any necessary information
19	to perform any of the functions described
20	in this section;
21	"(ii) provide the information to the
22	Commission on request; and
23	"(iii) have the capacity to carry out
24	such international information-sharing

1	agreements as the Commission may re-
2	quire.
3	"(E) FINANCIAL INTEGRITY OF TRANS-
4	ACTIONS.—A digital commodity trading facility
5	shall establish and enforce rules and procedures
6	for ensuring the financial integrity of digital
7	commodity trades entered on or through the fa-
8	cilities of the digital commodity trading facility.
9	"(F) Emergency Authority.—A digital
10	commodity trading facility shall adopt rules to
11	provide for the exercise of emergency authority,
12	in consultation or cooperation with the Commis-
13	sion, as is necessary and appropriate, including
14	the authority to liquidate or transfer open posi-
15	tions in any digital commodity or to suspend or
16	curtail trading in a digital commodity.
17	"(G) TIMELY PUBLICATION OF TRADING
18	INFORMATION.—
19	"(i) In General.—A digital com-
20	modity trading facility shall make public
21	timely information on price, trading vol-
22	ume, and other trading data on digital
23	commodities to the extent prescribed by
24	the Commission.

24

1	"(ii) Capacity of digital com-
2	MODITY TRADING FACILITY.—A digital
3	commodity trading facility shall be re-
4	quired to have the capacity to electronically
5	capture and transmit trade information
6	with respect to transactions executed on
7	the digital commodity trading facility.
8	"(H) Availability of general infor-
9	MATION.—A digital commodity trading facility
10	shall make available to market authorities, mar-
11	ket participants, and the public accurate infor-
12	mation concerning—
13	"(i) the terms and conditions of the
14	contracts for transactions in digital com-
15	modities;
16	"(ii) the rules and mechanisms for
17	executing digital commodity trades on or
18	through the facilities of the digital com-
19	modity trading facility; and
20	"(iii) the rules and specifications de-
21	scribing the operation of the electronic
22	matching platform or trade execution facil-
23	ity of the digital commodity trading facil-
24	ity.

1	"(I) Disciplinary procedures.—A dig-
2	ital commodity trading facility shall establish
3	and enforce—
4	"(i) disciplinary procedures that au-
5	thorize the digital commodity trading facil-
6	ity to discipline, suspend, or expel market
7	participants that violate the rules of the
8	digital commodity trading facility; or
9	"(ii) similar methods for performing
10	the functions described in clause (i), in-
11	cluding delegation to third parties.
12	"(J) DISPUTE RESOLUTION.—A digital
13	commodity trading facility shall establish and
14	enforce rules regarding, and provide facilities
15	for alternative dispute resolution, as appro-
16	priate, for, market participants and market
17	intermediaries.
18	"(3) Core principles applicable to dig-
19	ITAL COMMODITY DEALERS AND DIGITAL COM-
20	MODITY BROKERS.—
21	"(A) Execution.—A digital commodity
22	dealer or digital commodity broker—
23	"(i) shall establish prices fairly and
24	objectively;

1	"(ii) shall disclose the basis for those
2	prices; and
3	"(iii) shall not disrupt market func-
4	tioning or hinder the price discovery proc-
5	ess.
6	"(B) Daily trading records.—
7	"(i) In General.—A digital com-
8	modity dealer or digital commodity broker
9	shall keep full, complete, and systematic
10	records (including all pertinent data and
11	memoranda) of all transactions relating to
12	its business of dealing or brokerage in dig-
13	ital commodity transactions.
14	"(ii) Included communications.—
15	A digital commodity dealer or digital com-
16	modity broker shall keep all oral and writ-
17	ten communications provided or received
18	concerning quotes, solicitations, bids, of-
19	fers, instructions, trading, and prices that
20	lead to the execution of a transaction in a
21	digital commodity.
22	"(C) Business conduct standards.—A
23	digital commodity dealer or digital commodity
24	broker shall conform with such business con-
25	duct standards as may be prescribed by the

1	Commission by rule or regulation that relate
2	to—
3	"(i) fraud, manipulation, and other
4	abusive practices involving digital com-
5	modity trades (including digital commodity
6	trades that are offered but not entered
7	into);
8	"(ii) diligent supervision of the busi-
9	ness of the digital commodity dealer or
10	digital commodity broker; and
11	"(iii) such other matters as the Com-
12	mission determines to be appropriate.
13	"(D) Duties.—A digital commodity dealer
14	or digital commodity broker shall comply with
15	the following requirements:
16	"(i) RISK MANAGEMENT PROCE-
17	DURES.—The digital commodity dealer or
18	digital commodity broker shall establish ro-
19	bust and professional risk management
20	systems adequate for managing the day-to-
21	day business of the digital commodity deal-
22	er or digital commodity broker.
23	"(ii) Disclosure of General in-
24	FORMATION.—The digital commodity deal-
25	er or digital commodity broker shall dis-

1	close to the Commission, as applicable, in-
2	formation concerning—
3	"(I) terms and conditions of its
4	digital commodity trades;
5	"(II) trading operations, mecha-
6	nisms, and practices;
7	"(III) financial integrity protec-
8	tions relating to transactions in digital
9	commodity trades; and
10	"(IV) other information relevant
11	to its digital commodity trades.
12	"(E) ABILITY TO OBTAIN INFORMATION.—
13	A digital commodity dealer or digital com-
14	modity broker shall—
15	"(i) establish and enforce internal sys-
16	tems and procedures to obtain any nec-
17	essary information to perform any of the
18	functions described in this section; and
19	"(ii) provide the information described
20	in clause (i) to the Commission on request.
21	"(4) Core principles applicable to all
22	DIGITAL COMMODITY PLATFORMS.—
23	"(A) RECORDKEEPING AND REPORTING.—
24	A digital commodity platform shall—

1	"(i)(I) maintain records of all activi-
2	ties relating to the business of the digital
3	commodity platform, including a complete
4	audit trail, in a form and manner accept-
5	able to the Commission for a period of 5
6	years; and
7	"(II) keep the records described in
8	subclause (I) open to inspection by the
9	Commission;
10	"(ii) provide to the Commission, in a
11	form and manner acceptable to the Com-
12	mission, such information as the Commis-
13	sion determines to be necessary or appro-
14	priate for the Commission to perform the
15	duties of the Commission under this Act;
16	and
17	"(iii) make such reports as are re-
18	quired by the Commission relating to the
19	transactions and positions of the customers
20	of the digital commodity platform.
21	"(B) Antitrust considerations.—Un-
22	less necessary or appropriate to achieve the
23	purposes of this Act, a digital commodity plat-
24	form shall not—

1	"(i) adopt any rules or take any ac-
2	tions that result in any unreasonable re-
3	straint of trade; or
4	"(ii) impose any material anticompeti-
5	tive burden on trading or custody.
6	"(C) CONFLICTS OF INTEREST.—The
7	Commission shall require conflict of interest
8	systems and procedures that—
9	"(i) establish structural and institu-
10	tional safeguards—
11	"(I) to minimize conflicts of in-
12	terest that might potentially bias the
13	judgment or supervision of a digital
14	commodity platform and contravene
15	the core principles of fair and equi-
16	table trading and the business con-
17	duct standards described in this Act,
18	including conflicts arising out of
19	transactions or arrangements with af-
20	filiates (including affiliates acting as
21	issuers, market-makers, or
22	custodians); and
23	"(II) which may include, as the
24	Commission determines to be appro-
25	priate, information partitions and the

1	legal separation of different categories
2	of digital commodity platforms;
3	"(ii) establish a process for resolving
4	conflicts of interest described in clause (i);
5	"(iii) require disclosure by a digital
6	commodity platform of any material incen-
7	tives or conflicts of interest that the digital
8	commodity platform is unable to resolve;
9	and
10	"(iv) address such other issues as the
11	Commission determines to be appropriate.
12	"(D) FINANCIAL RESOURCES.—
13	"(i) In General.—A digital com-
14	modity platform shall have adequate finan-
15	cial, operational, and managerial resources
16	to discharge each responsibility of the dig-
17	ital commodity platform.
18	"(ii) Financial resources for
19	MARGIN TRADING.—The Commission shall
20	require such additional financial resources
21	as are necessary to enable a digital com-
22	modity platform to fulfill obligations of the
23	digital commodity platform arising from
24	margined, leveraged, or financed trans-
25	actions.

1	"(E) System safeguards.—A digital
2	commodity platform shall—
3	"(i) establish and maintain a program
4	of risk analysis and oversight to identify
5	and minimize sources of operational risk
6	(including cybersecurity risk), through the
7	development of appropriate controls and
8	procedures, and automated systems, that—
9	"(I) are reliable and secure; and
10	"(II) have adequate scalable ca-
11	pacity;
12	"(ii) establish and maintain emer-
13	gency procedures, backup facilities, and a
14	plan for disaster recovery that allow for—
15	"(I) the timely recovery and re-
16	sumption of operations; and
17	"(II) the fulfillment of the re-
18	sponsibilities and obligations of the
19	digital commodity platform; and
20	"(iii) periodically conduct tests to
21	verify that the backup resources of the dig-
22	ital commodity platform are sufficient to
23	ensure continued—
24	"(I) order processing and trade
25	matching;

1	"(II) price reporting;
2	"(III) market surveillance; and
3	"(IV) maintenance of a com-
4	prehensive and accurate audit trail.
5	"(F) Designation of Chief Compliance
6	OFFICER.—
7	"(i) In General.—A digital com-
8	modity platform shall designate an indi-
9	vidual to serve as a chief compliance officer
10	(referred to in this paragraph as a 'chief
11	compliance officer').
12	"(ii) Duties.—A chief compliance of-
13	ficer shall—
14	"(I) report directly to the board
15	or to the senior officer of the digital
16	commodity platform;
17	"(II) review compliance with the
18	core principles described in this sub-
19	section;
20	"(III) in consultation with the
21	board of the digital commodity plat-
22	form, a body performing a function
23	similar to that of a board, or the sen-
24	ior officer of the digital commodity

1	platform, resolve any conflicts of in-
2	terest that may arise;
3	"(IV) be responsible for estab-
4	lishing and administering the policies
5	and procedures required to be estab-
6	lished pursuant to this section;
7	"(V) ensure compliance with this
8	Act and the rules and regulations
9	issued under this Act, including rules
10	prescribed by the Commission pursu-
11	ant to this section; and
12	"(VI) establish procedures for
13	the remediation of noncompliance
14	issues found during compliance office
15	reviews, look backs, internal or exter-
16	nal audit findings, self-reported er-
17	rors, or through validated complaints.
18	"(iii) Requirements for proce-
19	DURES.—In establishing procedures under
20	clause (ii)(VI), a chief compliance officer
21	shall design the procedures to establish the
22	handling, management response, remedi-
23	ation, retesting, and closing of noncompli-
24	ance issues.
25	"(iv) Annual reports.—

1	"(I) IN GENERAL.—In accord-
2	ance with rules prescribed by the
3	Commission, a chief compliance offi-
4	cer shall annually prepare and sign a
5	report that contains a description of—
6	"(aa) the compliance of the
7	digital commodity platform with
8	this Act; and
9	"(bb) the policies and proce-
10	dures, including the code of eth-
11	ics and conflict of interest poli-
12	cies, of the digital commodity
13	platform.
14	"(II) Requirements.—A chief
15	compliance officer shall—
16	"(aa) submit each report de-
17	scribed in subclause (I) with the
18	appropriate financial report of
19	the digital commodity platform
20	that is required to be submitted
21	to the Commission pursuant to
22	this section; and
23	"(bb) include in the report a
24	certification that, under penalty

1	of law, the report is accurate and
2	complete.
3	"(G) Governance; fitness stand-
4	ARDS.—
5	"(i) Governance arrangements.—
6	A digital commodity platform shall estab-
7	lish governance arrangements that are
8	transparent to fulfill public interest re-
9	quirements.
10	"(ii) Fitness standards.—A digital
11	commodity platform shall establish and en-
12	force appropriate fitness standards for—
13	"(I) directors; and
14	"(II) any entity offering affiliated
15	services for the digital commodity
16	platform.
17	"(H) Treatment of customer as-
18	SETS.—
19	"(i) In General.—A digital com-
20	modity platform shall hold customer prop-
21	erty (including digital commodities) in a
22	manner that minimizes the risk of loss of,
23	or unreasonable delay in access to, the cus-
24	tomer property.
25	"(ii) Segregation of funds.—

37

1	"(I) In General.—A digital
2	commodity platform shall treat and
3	deal with all customer property that is
4	received by the digital commodity
5	platform as belonging to the cus-
6	tomer.
7	"(II) Commingling prohib-
8	ITED.—Customer property described
9	in subclause (I)—
10	"(aa) shall be separately ac-
11	counted for; and
12	"(bb) shall not be commin-
13	gled with the assets of the digital
14	commodity platform.
15	"(iii) Exceptions.—
16	"(I) Use of funds.—Notwith-
17	standing clause (ii), customer prop-
18	erty described in that clause may, for
19	convenience, be commingled in the
20	same account or accounts with—
21	"(aa) an insured depository
22	institution (as defined in section
23	3 of the Federal Deposit Insur-
24	ance Act (12 U.S.C. 1813));

1	"(bb) an insured credit
2	union (as defined in section 101
3	of the Federal Credit Union Act
4	(12 U.S.C. 1752)); or
5	"(cc) a digital commodity
6	platform.
7	"(II) WITHDRAWAL.—Notwith-
8	standing clause (ii), such share of the
9	customer property described in that
10	clause as, in the normal course of
11	business, is necessary to margin,
12	guarantee, secure, transfer, adjust, or
13	settle a digital commodity transaction
14	with a digital commodity platform, or
15	with any customer of a digital com-
16	modity platform, may be withdrawn
17	and applied to such purposes lawfully
18	accruing in connection with the digital
19	commodity transaction, including the
20	payment of commissions, taxes, and
21	brokerage, interest, storage, and other
22	charges.
23	"(III) Commission action.—
24	Notwithstanding clause (ii)—

1	"(aa) the Commission may
2	adopt rules or regulations permit-
3	ting the lending of digital com-
4	modities by a digital commodity
5	platform holding those digital
6	commodities for customers, sub-
7	ject to such conditions as the
8	Commission may prescribe to
9	protect customers and achieve
10	the purposes of this Act; and
11	"(bb) in accordance with
12	such terms and conditions as the
13	Commission may prescribe by
14	rule, regulation, or order, any
15	customer property described in
16	that clause may be commingled
17	and deposited in customer ac-
18	counts with any other money, se-
19	curities, or property received by
20	the digital commodity platform
21	and required by the Commission
22	to be separately accounted for,
23	treated, and dealt with as belong-
24	ing to customers.
25	"(iv) Permitted investments.—

40

1	"(I) In General.—Customer
2	property described in clause (ii) in the
3	form of money may be invested in—
4	"(aa) obligations of the
5	United States;
6	"(bb) obligations the prin-
7	cipal and interest of which are
8	fully guaranteed by the United
9	States; and
10	"(cc) any other investment
11	that the Commission may by rule
12	or regulation prescribe.
13	"(II) Rules and conditions.—
14	Investments under subclause (I) shall
15	be made in accordance with such rules
16	and regulations, and subject to such
17	conditions, as the Commission may
18	prescribe.
19	"(v) Prohibition.—It shall be un-
20	lawful for any person, including a digital
21	commodity platform or a depository insti-
22	tution, that has received any customer
23	property for deposit in a separate account
24	or accounts in accordance with clause (ii)
25	to hold, dispose of, or use that customer

1	property as belonging to the depositing
2	digital commodity platform or any person
3	other than the customers of the digital
4	commodity platform.
5	"(c) Rules Governing Margined or Leveraged
6	TRADING.—The Commission may make, promulgate, and
7	enforce such rules governing margined, leveraged, or fi-
8	nanced digital commodity trades on digital commodity
9	platforms as are reasonably necessary to protect the public
10	interest and promote the orderly settlement of trans-
11	actions.
12	"(d) Contract Listings, Rules, and Rule
13	Amendments for Digital Commodity Trading Fa-
14	CILITIES.—
15	"(1) In general.—Subject to the require-
16	ments under this subsection, a digital commodity
17	trading facility may—
18	"(A) list for trading a contract for a dig-
19	ital commodity; and
20	"(B) approve and implement a new rule or
21	rule amendment.
22	"(2) Certification from digital com-
23	MODITY TRADING FACILITY.—A digital commodity
24	trading facility that elects to carry out an activity
25	described in subparagraph (A) or (B) of paragraph

1	(1) shall, prior to carrying out that activity, provide
2	to the Commission a written certification that the
3	contract, new rule, or rule amendment, as applica-
4	ble, complies with this Act (including regulations
5	under this Act).
6	"(3) Effective date of listing, rule, and
7	RULE AMENDMENT.—Subject to paragraph (4), a
8	listing, rule, or rule amendment described in para-
9	graph (1) shall become effective on the date that
10	is—
11	"(A) in the case of a listing of a contract
12	that has not previously been listed on any dig-
13	ital commodity trading facility, 30 business
14	days after the date on which the Commission
15	receives the certification (or such shorter period
16	as determined by the Commission by rule or
17	regulation); or
18	"(B) in any other case, 10 business days
19	after the date on which the Commission receives
20	the certification (or such shorter period as de-
21	termined by the Commission by rule or regula-
22	tion).
23	"(4) Stay of certification.—
24	"(A) In General.—The Commission may
25	stay a certification for a listing, rule, or rule

1	amendment described in paragraph (1) by noti-
2	fying the digital commodity trading facility that
3	the Commission is staying the certification be-
4	cause there exists—
5	"(i) a novel or complex issue that re-
6	quires additional time to analyze;
7	"(ii) an inadequate explanation by the
8	submitting digital commodity trading facil-
9	ity; or
10	"(iii) a potential inconsistency with
11	this Act (including regulations under this
12	Act).
13	"(B) Duration of Stay.—A stay of cer-
14	tification by the Commission under subpara-
15	graph (A) shall be for a period of not more
16	than 90 days, beginning on the date of the noti-
17	fication by the Commission under that subpara-
18	graph.
19	"(C) Effective date after stay.—A
20	listing, rule, or rule amendment subject to a
21	stay under subparagraph (A) shall become ef-
22	fective on the expiration of the period described
23	in subparagraph (B), unless the Commission—
24	"(i) withdraws the stay prior to that
25	time; or

1	"(ii) notifies the digital commodity
2	trading facility during such period that the
3	Commission objects to the proposed certifi-
4	cation and disapproves a listing, rule, or
5	rule amendment pursuant to paragraph
6	(5).
7	"(D) Public Comment.—The Commission
8	may provide a public comment period of not
9	less than 30 days, within the period in which a
10	stay is in effect under subparagraph (B), when-
11	ever the Commission reviews a listing, rule, or
12	rule amendment pursuant to a notification by
13	the Commission under subparagraph (A).
14	"(5) Disapproval.—
15	"(A) In general.—The Commission may
16	disapprove a listing, rule, or rule amendment
16 17	disapprove a listing, rule, or rule amendment described in paragraph (1) if the Commission
17	described in paragraph (1) if the Commission
17 18	described in paragraph (1) if the Commission determines that the listing, rule, or rule amend-
17 18 19	described in paragraph (1) if the Commission determines that the listing, rule, or rule amendment is inconsistent with this Act (including the
17 18 19 20	described in paragraph (1) if the Commission determines that the listing, rule, or rule amendment is inconsistent with this Act (including the considerations in subparagraph (B) and regula-
17 18 19 20 21	described in paragraph (1) if the Commission determines that the listing, rule, or rule amendment is inconsistent with this Act (including the considerations in subparagraph (B) and regulations under this Act).

1	Commission may consider, among other
2	things—
3	"(i) whether the operating structure
4	and system of the digital commodity is se-
5	cure from cybersecurity threats, including
6	the possibility of material alterations by
7	persons acting collectively;
8	"(ii) whether the functionality of the
9	digital commodity will protect holders from
10	operational failures;
11	"(iii) with respect to a digital com-
12	modity that purports to have a fixed
13	value—
14	"(I) an identification and de-
15	scription of the issuer of the digital
16	commodity;
17	"(II) the collateral or reserves
18	backing the digital commodity; and
19	"(III) the terms by which the
20	issuer will redeem the digital com-
21	modity; and
22	"(iv) whether the digital commodity
23	and the market for the digital commodity
24	are not readily susceptible to manipulation.
25	"(6) Prior approval.—

1	"(A) IN GENERAL.—A digital commodity
2	trading facility may request that the Commis-
3	sion grant prior approval to the listing of any
4	new contract for a digital commodity.
5	"(B) Deadline.—If prior approval is re-
6	quested under subparagraph (A), the Commis-
7	sion shall take final action on the request not
8	later than 90 days after submission of the re-
9	quest, unless the person submitting the request
10	agrees to an extension of the time limitation es-
11	tablished under this subparagraph.
12	"(C) DISAPPROVAL.—Paragraphs (4) and
13	(5) shall apply to Commission action on a re-
14	quest under this paragraph.
15	"(7) Delisting; revocation.—After the list-
16	ing of a contract for a digital commodity has taken
17	effect, the Commission may require the delisting of
18	the contract or disapprove the listing in accordance
19	with paragraph (5).
20	"(8) Disclosures.—
21	"(A) In general.—The Commission shall
22	require a digital commodity trading facility to
23	disclose to the public, on a timely basis, with re-
24	spect to a listing described in paragraph
25	(1)(A)—

1	"(i) the operating structure and sys-
2	tem of the digital commodity; and
3	"(ii) the trading volume and volatility
4	of the digital commodity.
5	"(B) FORMAT.—The Commission shall
6	prescribe rules and regulations for the stand-
7	ardization and simplification of disclosures
8	under subparagraph (A) and subsection
9	(f)(1)(A), including requiring that disclosures—
10	"(i) are conspicuous;
11	"(ii) use plain language comprehen-
12	sible to customers; and
13	"(iii) succinctly explain the informa-
14	tion that is required to be communicated
15	to the customer.
16	"(e) Product Listing for Digital Commodity
17	Brokers and Digital Commodity Dealers.—
18	"(1) IN GENERAL.—A digital commodity broker
19	and a digital commodity dealer may only trade, or
20	arrange a trade, in a contract for a digital com-
21	modity that is not readily susceptible to manipula-
22	tion.
23	"(2) Disclosure, listing, and certifi-
24	CATION REQUIREMENTS.—A digital commodity
25	broker and a digital commodity dealer may only

1	trade, or arrange for trading, in digital commodities
2	that have met the requirements of subsection (d)
3	(including the listing and disclosure requirements).
4	"(f) Customer Protection.—The Commission
5	shall adopt customer protection requirements that—
6	"(1) require disclosure by a digital commodity
7	platform to a customer (other than another digital
8	commodity platform registered under this section)
9	of—
10	"(A) information about the material risks
11	and characteristics of any applicable digital
12	commodity contracts; and
13	"(B) any material incentives or conflicts of
14	interest that the digital commodity platform
15	may have in connection with any applicable dig-
16	ital commodity contracts;
17	"(2) establish a duty for a digital commodity
18	platform to communicate in a fair and balanced
19	manner based on principles of fair dealing and good
20	faith;
21	"(3) establish standards governing digital com-
22	modity platform marketing and advertising, includ-
23	ing testimonials and endorsements; and
24	"(4) establish such other standards and re-
25	quirements as the Commission may determine are—

1	"(A) in the public interest;
2	"(B) appropriate for the protection of cus-
3	tomers; or
4	"(C) otherwise in furtherance of the pur-
5	poses of this Act.
6	"(g) Examination and Publication of Energy
7	CONSUMPTION IN DIGITAL COMMODITY MARKETS.—
8	"(1) In General.—The Commission shall ex-
9	amine, in collaboration with other Federal regulatory
10	agencies as the Commission determines appropriate,
11	the energy consumption and sources of energy used
12	in connection with the creation and transfer of the
13	most widely traded digital commodities.
14	"(2) Report.—Not later than 180 days after
15	the date of enactment of the Digital Commodities
16	Consumer Protection Act of 2022, the Commission
17	shall submit to the Committee on Agriculture, Nutri-
18	tion, and Forestry of the Senate and the Committee
19	on Agriculture of the House of Representatives a re-
20	port describing—
21	"(A) an estimate of the energy consump-
22	tion and sources of energy used in connection
23	with the creation and transfer of the most wide-
24	ly traded digital commodities; and

1	"(B) the methodology used by the Com-
2	mission to generate the estimate described in
3	subparagraph (A).
4	"(3) Publication.—Using the methodology
5	described in paragraph (2)(B), the Commission shall
6	publish on the website of the Commission, and peri-
7	odically update on a timely basis, an estimate of the
8	energy consumption and sources of energy used in
9	connection with the creation and transfer of the
10	most widely traded digital commodities.
11	"(h) Prohibition on Fraud, Deception, and Ma-
12	NIPULATION.—It shall be unlawful for any digital com-
13	modity platform to engage in any act, practice, or course
14	of business in connection with its business as a digital
15	commodity platform that is fraudulent, deceptive, or ma-
16	nipulative.
17	"(i) Self-Regulation.—
18	"(1) In General.—A digital commodity
19	broker, digital commodity dealer, or digital com-
20	modity custodian shall be a member of a registered
21	futures association, regardless of whether such per-
22	son is separately registered as a digital commodity
23	trading facility.
24	"(2) Delegation of registration func-
25	Tions.—The Commission may authorize any reg-

1	istered futures association to perform any portion of
2	the registration functions with respect to digital
3	commodity platforms, associated persons of digital
4	commodity brokers, and associated persons of digital
5	commodity dealers—
6	"(A) in accordance with rules, notwith-
7	standing any other provision of law, adopted by
8	that registered futures association and sub-
9	mitted to the Commission for approval; and
10	"(B) subject to the provisions of this sec-
11	tion applicable to registrations granted by the
12	Commission.
13	"(j) Dual Registration.—A digital commodity
14	platform registered under this section may also be reg-
15	istered with the Securities and Exchange Commission as
16	an exchange, broker, or dealer (as those terms are defined
17	in section 3 of the Securities Exchange Act of 1934 (15
18	U.S.C. 78c)) or another trading platform.
19	"(k) Fees for Registration.—
20	"(1) In general.—The Commission shall, in
21	accordance with this subsection, assess and collect
22	fees, which shall be used to recover the annual costs
23	of—
24	"(A) registering digital commodity plat-
25	forms:

1	"(B) conducting oversight of digital com-
2	modity trades; and
3	"(C) carrying out education and outreach
4	under subsection (l).
5	"(2) Determination of fee rates.—In de-
6	termining fee rates under paragraph (1), the Com-
7	mission shall consider—
8	"(A) the volume of business of the digital
9	commodity platform; and
10	"(B) the category of the digital commodity
11	platform.
12	"(3) Prohibitions.—
13	"(A) Commission.—The Commission shall
14	not require a digital commodity platform to col-
15	lect directly from customers a per-transaction
16	fee for each digital commodity trade.
17	"(B) Digital commodity platforms.—
18	A digital commodity platform shall not impose
19	directly on customers a per-transaction fee for
20	each digital commodity trade to pay the fees
21	under paragraph (1).
22	"(4) Publication.—Not later than 60 days
23	after the date of enactment of an Act making a reg-
24	ular appropriation to the Commission for a fiscal

1	year, the Commission shall publish in the Federal
2	Register a notice of—
3	"(A) the fee rates determined pursuant to
4	this subsection for that fiscal year; and
5	"(B) any estimates or projections on which
6	those fee rates are based.
7	"(5) Records and disclosure.—In carrying
8	out this subsection, the Commission shall not be re-
9	quired to comply with section 553 of title 5, United
10	States Code.
11	"(6) No Judicial Review.—A fee rate pre-
12	scribed under this subsection shall not be subject to
13	judicial review.
14	"(7) Deposit of fees.—Fees collected pursu-
15	ant to this subsection for any fiscal year shall be de-
16	posited and credited as offsetting collections to the
17	account providing appropriations to the Commission.
18	"(8) Annual adjustment.—For each fiscal
19	year, the Commission shall, by order, determine fee
20	rates pursuant to this subsection that are reasonably
21	likely to produce aggregate fee collections that are
22	equal to the annual appropriation to the Commission
23	by Congress for activities relating to the registration
24	of digital commodity platforms and the oversight of
25	digital commodity trades.

1	"(9) Lapse of appropriation.—If, on the
2	first day of a fiscal year, a regular appropriation to
3	the Commission has not been enacted, the Commis-
4	sion shall continue to collect (as offsetting collec-
5	tions) fees pursuant to this subsection at each of the
6	rates in effect during the preceding fiscal year.
7	"(10) Budget requests.—The Commission
8	shall itemize in each budget submitted to the Presi-
9	dent or the Office of Management and Budget the
10	estimated annual costs of—
11	"(A) registering digital commodity plat-
12	forms;
13	"(B) conducting oversight of digital com-
14	modity trades; and
15	"(C) carrying out education and outreach
16	under subsection (l).
17	"(11) Limitations.—
18	"(A) IN GENERAL.—Fees may only be as-
19	sessed and imposed pursuant to this subsection
20	on digital commodity platforms regulated by the
21	Commission pursuant to this section.
22	"(B) Use of fees.—Fees authorized
23	under this subsection are prohibited from fund-
24	ing any Commission activity not directly related
25	to the registration of digital commodity plat-

1	forms, the oversight of digital commodity
2	trades, and the education and outreach carried
3	out under subsection (l).
4	"(l) Customer Education and Outreach.—The
5	Commission shall provide education and outreach to cus-
6	tomers participating in digital commodity markets.
7	"(m) Inspection.—The Commission may inspect
8	and monitor digital commodity platforms, on an ongoing
9	basis, for the purpose of ensuring compliance with this
10	Act.
11	"(n) Preemption of State Laws.—
12	"(1) In general.—The registration of a dig-
13	ital commodity platform, an associated person of a
14	digital commodity broker, or an associated person of
15	a digital commodity dealer under this section—
16	"(A) shall preempt any applicable registra-
17	tion requirements under State laws relating to
18	money transmission, virtual currency, and com-
19	modity brokers; and
20	"(B) shall not affect the applicability of
21	State antifraud laws.
22	"(2) Compliance.—Beginning on the effective
23	date of a registration of a digital commodity plat-
24	form under this section, the digital commodity plat-
25	form shall not be required to comply with applicable

1	State law requirements relating to money trans-
2	mission, virtual currency, and commodity brokerage.
3	"(o) Regulations.—The Commission shall pre-
4	scribe such rules and regulations as are appropriate for
5	the implementation of this section.".
6	SEC. 5. ADDITIONAL AMENDMENTS.
7	(a) Retail Commodity Transactions.—Section
8	2(c)(2)(D)(ii) of the Commodity Exchange Act (7 U.S.C.
9	2(c)(2)(D)(ii)) is amended—
10	(1) in subclause (III)(bb), by striking "or" at
11	the end;
12	(2) by redesignating subclauses (IV) and (V) as
13	subclauses (V) and (VI), respectively; and
14	(3) by inserting after subclause (III) the fol-
15	lowing:
16	"(IV) a digital commodity
17	trade;".
18	(b) Applicability.—Section 2(i) of the Commodity
19	Exchange Act (7 U.S.C. 2(i)) is amended—
20	(1) by redesignating paragraphs (1) and (2) as
21	subparagraphs (A) and (B), respectively, and indent-
22	ing appropriately;
23	(2) in the matter preceding subparagraph (A)
24	(as so redesignated), by striking "The provisions"
25	and inserting the following:

1	"(1) Swaps.—The provisions"; and
2	(3) by adding at the end the following:
3	"(2) Digital commodities.—The provisions
4	of this Act (including any rule prescribed or regula-
5	tion promulgated under this Act) relating to digital
6	commodities shall not apply to activities outside the
7	United States unless those activities—
8	"(A) have a reasonably foreseeable signifi-
9	cant effect within the United States;
10	"(B) involve, for the purpose of soliciting
11	or accepting any order for, or otherwise dealing
12	in, digital commodities—
13	"(i) the offering to enter into, enter-
14	ing into, execution, or confirming the exe-
15	cution of digital commodities with any
16	United States person; or
17	"(ii) the conducting of any office or
18	business anywhere in the United States
19	(including any territory or possession of
20	the United States); or
21	"(C) contravene such rules or regulations
22	as the Commission may prescribe or promulgate
23	as are necessary or appropriate to prevent the
24	evasion of any provision of this Act.".
25	(c) Registration of Associated Persons.—

1	(1) In General.—Section 4k of the Com-
2	modity Exchange Act (7 U.S.C. 6k) is amended—
3	(A) by redesignating paragraphs (4)
4	through (6) as paragraphs (5) through (7);
5	(B) by inserting after paragraph (3) the
6	following:
7	"(4) It shall be unlawful for any person to act
8	as an associated person of a digital commodity
9	broker or an associated person of a digital com-
10	modity dealer unless such person is registered with
11	the Commission under this Act and such registration
12	shall not have expired, been suspended (and the pe-
13	riod of suspension has not expired), or been revoked.
14	It shall be unlawful for a digital commodity broker
15	or a digital commodity dealer to permit such a per-
16	son to become or remain associated with the digital
17	commodity broker or digital commodity dealer if
18	such digital commodity broker or digital commodity
19	dealer knew or should have known that such person
20	was not so registered or that such registration had
21	expired, been suspended (and the period of suspen-
22	sion has not expired), or been revoked."; and
23	(C) in paragraph (5) (as so redesignated),
24	by striking "or of a commodity trading advisor"
25	and inserting "of a commodity trading advisor.

1	of a digital commodity broker, or of a digital
2	commodity dealer".
3	(2) Conforming Amendment.—The Com-
4	modity Exchange Act (7 U.S.C. 1a et seq.) is
5	amended by striking "section 4k(6)" each place it
6	appears and inserting "section 4k(7)".
7	(d) Commodity Trading Advisers; Commodity
8	POOL OPERATORS.—
9	(1) In General.—Section 41 of the Commodity
10	Exchange Act (7 U.S.C. 61) is amended—
11	(A) in paragraph (2), by striking "deriva-
12	tives transaction execution facilities" and in-
13	serting "digital commodity trades on or subject
14	to the rules of digital commodity trading facili-
15	ties"; and
16	(B) in paragraph (3), by striking "deriva-
17	tives transaction execution facilities" and in-
18	serting "digital commodity trading facilities".
19	(2) Use of mail or other interstate com-
20	MERCE.—Section 4m(3)(C) of the Commodity Ex-
21	change Act (7 U.S.C. 6m(3)(C)) is amended by in-
22	serting "digital commodity trades," before "and any
23	monies".
24	(3) REGISTRATION.—Section 4n(3)(B) of the
25	Commodity Exchange Act (7 U.S.C. 6n(3)(B)) is

1	amended by inserting "or digital commodity" after
2	"futures market".
3	(e) Acceptable Business Practices Under
4	Core Principles.—Section 5c(a)(1) of the Commodity
5	Exchange Act (7 U.S.C. 7a-2(a)(1)) is amended by strik-
6	ing "and $5b(c)(2)$," and inserting ", $5b(c)(2)$, and $5i(b)$ ".
7	(f) Public Disclosure.—Section 8(a)(1) of the
8	Commodity Exchange Act (7 U.S.C. 12(a)(1)) is amended,
9	in the first sentence of the matter preceding subparagraph
10	(A), by inserting ", digital commodity platforms," after
11	"boards of trade".
12	(g) Anti-Money Laundering.—
13	(1) Amendment.—Section 5312(a)(2) of title
14	31, United States Code, is amended—
15	(A) by redesignating subparagraphs (Y)
16	and (Z) as subparagraphs (Z) and (AA), re-
17	spectively; and
18	(B) by inserting after subparagraph (X)
19	the following:
20	"(Y) a digital commodity platform (as de-
21	fined in section 1a of the Commodity Exchange
22	Act (7 U.S.C. 1a));".
23	(2) Regulations.—
24	(A) Proposed regulations.—Not later
25	than 180 days after the date of enactment of

1	this Act, the Secretary of the Treasury, after
2	consultation with the Commodity Futures Trad-
3	ing Commission, shall publish proposed regula-
4	tions in the Federal Register requiring a digital
5	commodity platform (as defined in section 1a of
6	the Commodity Exchange Act (7 U.S.C. 1a))
7	registered with the Commodity Futures Trading
8	Commission to submit a report of any sus-
9	picious transaction under section 5318(g) of
10	title 31, United States Code.
11	(B) Final regulations.—Not later than
12	180 days after the date of publication of the
13	proposed regulations under subparagraph (A),
14	the Secretary of the Treasury shall publish
15	those regulations in final form.
16	(h) REGISTRATION OF COMMODITY DEALERS AND
17	Associated Persons.—Section 8a of the Commodity
18	Exchange Act (7 U.S.C. 12a) is amended—
19	(1) in paragraph (1), by inserting "digital com-
20	modity brokers, associated persons of digital com-
21	modity brokers, digital commodity dealers, associ-
22	ated persons of digital commodity dealers," after "to
23	register";
24	(2) in paragraph (2)—
25	(A) in subparagraph (C)—

1	(1) in clause (1), by inserting "digital
2	commodity broker, digital commodity deal-
3	er," before "futures commission mer-
4	chant''; and
5	(ii) in clause (ii), by striking "con-
6	tracts of" and inserting "a digital com-
7	modity trade or a contract of";
8	(B) in subparagraph (D)—
9	(i) in clause (i), by inserting "digital
10	commodity trade or" before "contract of
11	sale''; and
12	(ii) in clause (ii), by inserting "digital
13	commodity broker, digital commodity deal-
14	er," before "futures commission mer-
15	chant"; and
16	(C) in subparagraph (E)(i), by striking
17	"Investors" and inserting "Investor";
18	(3) in paragraph (3)—
19	(A) in subparagraph (B)(i), by striking
20	"Investors" and inserting "Investor";
21	(B) in subparagraph (E)—
22	(i) in clause (i), by striking "contract
23	of sale of a commodity for future delivery
24	or" and inserting "contract of sale of a

1	commodity for future delivery, digital com-
2	modity trade, or"; and
3	(ii) in clause (ii), by inserting "digital
4	commodity broker, digital commodity deal-
5	er," before "futures commission mer-
6	chant"; and
7	(C) in subparagraph (J)—
8	(i) by inserting "a digital commodity
9	trading facility," before "a registered enti-
10	ty"; and
11	(ii) by striking "registered entity, as-
12	sociation" and inserting "digital com-
13	modity trading facility, registered entity,
14	registered futures association";
15	(4) in paragraph (4)—
16	(A) by striking "futures commission mer-
17	chant" and inserting "digital commodity
18	broker, digital commodity dealer, futures com-
19	mission merchant,";
20	(B) by inserting "digital commodity sub-
21	ject to the rules of a digital commodity trading
22	facility or" before "commodity"; and
23	(C) by inserting "digital commodity trad-
24	ing facility or" before "registered entity" each
25	place it appears;

1	(5) in paragraph (6), by inserting "digital com-
2	modity trading facility, digital commodity custo-
3	dian," before "registered entity" each place it ap-
4	pears; and
5	(6) in paragraph (9)—
6	(A) by inserting "digital commodity trad-
7	ing facility or" before "registered entity" each
8	place it appears;
9	(B) by inserting "digital commodity or"
10	before "futures contract" each place it appears;
11	and
12	(C) by inserting "digital commodity or"
13	before "commodity" each place it appears.
14	(i) Amendments to Title 11.—Title 11, United
15	States Code, is amended—
16	(1) in section 101(6), by inserting "digital com-
17	modity platform, as defined in section 1a of the
18	Commodity Exchange Act (7 U.S.C. 1a)," after "le-
19	verage transaction merchant,"; and
20	(2) in section 761—
21	(A) in paragraph (4)(F)—
22	(i) in clause (i), by striking "and" at
23	the end;
24	(ii) in clause (ii), by inserting "and"
25	after the semicolon; and

1	(iii) by adding at the end the fol-
2	lowing:
3	"(iii) with respect to a digital commodity
4	platform, a contract for a digital commodity
5	trade—
6	"(I) held at a digital commodity plat-
7	form; or
8	"(II) executed by or through a digital
9	commodity platform;";
10	(B) in paragraph (9)—
11	(i) in subparagraph (D), by striking
12	"or" at the end;
13	(ii) in subparagraph (E)(ii)(II), by
14	adding "or" after the semicolon at the end;
15	and
16	(iii) by adding at the end the fol-
17	lowing:
18	"(F) with respect to a digital commodity
19	platform—
20	"(i) entity for or with whom the dig-
21	ital commodity platform deals and that
22	holds a claim against the digital com-
23	modity platform on account of a com-
24	modity contract made, received, acquired,
25	or held by or through the digital com-

1	modity platform in the ordinary course of
2	the business of the digital commodity plat-
3	form as a digital commodity platform from
4	or for a commodity contract account of the
5	entity; or
6	"(ii) entity that holds a claim against
7	the digital commodity platform arising out
8	of—
9	"(I) the making, liquidation, or
10	change in the value of a commodity
11	contract of a kind specified in clause
12	(i) of this subparagraph;
13	"(II) a deposit or payment of
14	cash, a security, digital commodity, or
15	other property with the digital com-
16	modity platform for the purpose of—
17	"(aa) making or margining
18	the commodity contract; or
19	"(bb) holding in custody, or
20	accepting a deposit, of property
21	related to the making or mar-
22	gining of the commodity contract;
23	or
24	"(III) the making or taking of
25	delivery on the commodity contract.";

1	(C) by redesignating paragraphs (11)
2	through (17) as paragraphs (12) through (18),
3	respectively; and
4	(D) by inserting after paragraph (10) the
5	following:
6	"(11) the terms 'digital commodity', 'digital
7	commodity platform', and 'digital commodity trade'
8	have the meanings given those terms in section 1a
9	of the Commodity Exchange Act (7 U.S.C. 1a);".
10	SEC. 6. APPLICABILITY.
11	The amendments made by this Act shall not apply
12	to any person regulated under the Commodity Exchange
13	Act (7 U.S.C. 1 et seq.), as amended by this Act, until
14	the date of effectiveness of the final rule of the Commodity
15	Futures Trading Commission requiring registration of
16	digital commodity platforms under section 5i of that Act.
17	SEC. 7. REPORT ON HISTORICALLY UNDERSERVED CUS-
18	TOMERS PARTICIPATING IN DIGITAL COM-
19	MODITY MARKETS.
20	Not later than 180 days after the date of enactment
21	of this Act, the Commodity Futures Trading Commission
22	(referred to in this section as the "Commission") shall—
23	(1) examine the racial, ethnic, and gender de-
24	mographics of customers participating in digital
25	commodity markets; and

1	(2) submit to the Committee on Agriculture,
2	Nutrition, and Forestry of the Senate and the Com-
3	mittee on Agriculture of the House of Representa-
4	tives a report—
5	(A) describing how those demographics will
6	inform the rules and regulations of the Com-
7	mission relating to customer protection;
8	(B) proposing ways in which the Commis-
9	sion can provide outreach to historically under-
10	served customers participating in digital com-
11	modity markets; and
12	(C) containing recommendations relating
13	to any other activities the Commission deter-
14	mines to be necessary to provide appropriate
15	protection, outreach, or other similar activities
16	relating to historically underserved customers
17	participating in digital commodity markets.